IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Johannes LECHNER

Application No.:

10/066,808

Filed:

February 4, 2002

For:

METHOD OF EMBEDDING

AT LEAST ONE FLEXIBLE CONDUCTIVE TRACK FOIL, A CONDUCTIVE

TRACK UNIT AS WELL AS AN EMBEDDING UNIT

THEREFOR

Group No.: 2841

Examiner: Bui, Hung S.

Date of mailing "Notice of Allowance and Base

Issue Fee Due" September 10, 2004

Batch No. ____

RECEIVED

AUG 2 9 2005

OFFICE OF PETITIONS

Mail Stop 313(c) **Commissioner for Patents** P. O. Box 1450 Alexandria, VA 22313-1450

Attention: Office of Petitions

[X] SPECIAL PROCEDURES SUBMISSION

NOTE: Any petition to withdraw an application from issue after payment of the issue fee should be either submitted by facsimile or hand-carried to the Office of Petitions, Madison West Building, 7th Floor, 600 Dulany Street, Alexandria, VA 22314. M.P.E.P., 8th Edition.

PETITION FOR WITHDRAWAL FROM ISSUE -- ISSUE FEE PAID (37 C.F.R. § 1.313(c))

08/30/2005 AKELLEY 00000016 120425 10066808

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^{*} Only the ate of filing (§ 1.6) will be the date used in a patent term adjustment calculation, although the date on any certificate of mailing or transmission under § 1.8 continues to betaken into account in determining timeliness. See § 1.703(f). Consider "Express Mail Post Office to Addressee" (§ 1.10) or facsimile transmission (§ 1.6(d)) for the reply to be accorded the earliest possible filing date for patent term adjustment calculations.

WARNING: Petitions for express abandonment of patent applications after payment of the issue fee is decided in the Office of the Deputy Commissioner for Patent Examination Policy. M.P.E.P., 8th Edition. NOTE: "Paragraph (a) of § 1.56 states that the duty to disclose information exists until the application becomes abandoned. The duty to disclose information, however, does not end when an application becomes allowed but extends until a patent is granted on that application. The rules provide for information being considered after a notice of allowance is mailed and before the issue fee is paid (Section 1.97(d)) and for an application to be withdrawn from issue after the issue fee has been paid. An application may be withdrawn from issue because one or more claims are unpatentable. . . or an application may be withdrawn from issue and abandoned so that information may be considered in a continuing application before a patent issues. . ." Notice of January 9, 1992, 1135 O.G. 13-25 at 16. If an application is withdrawn from issue. . ., an information disclosure statement can be submitted in the NOTE: continuing application under § 1.97(b) without a certification. A continuing application is treated like any other application with regard to the times set forth in § 1.97(b). Thus, for example, an information disclosure statement could be filed without a fee or certification in a continuing application within three months of the filing date of the continuing application. Notice of January 9, 1992, 1135 O.G. 13-25, at 21. NOTE: "It would not be proper to make final a first Office action in the continuing application if the information submitted is used in a new ground of rejection." Notice of April 20, 1992 (1138 O.G. 37-41, 40). If the petition is made [§ 1.313(c)(1)], that one or more claims are unpatentable, then the Notice of April 20, NOTE: 1992 (1138 O.G. 37-41) states: "This statement that one or more claims are unpatentable over the information must be unequivocable. A statement that a serious question as to patentability of a claim has been raised, for example, would not be acceptable to withdraw an application from issue under 37 C.F.R. § 1.313(c)(1)." "The Office will consider [the filing of a petition to permit consideration of an information disclosure NOTE: statement under § 1.97 in a continuing application]. . .as sufficient grounds to waive the requirement that [a continuing] application . . . be filed before payment of the issue fee." Notice of April 20, 1992 (1138 O.G. 37-41,40). **PETITION** 1. Applicant hereby petitions for the withdrawal of this application from issue. PATENT ISSUE FEE The issue fee for this case was paid on _____ December 9, 2004 (complete the following, if known) This application is scheduled to [] issue on __

as patent _____

REASON(S) FOR WITHDRAWAL REQUEST

3. The reason for withdrawal from issue of this application is for considerat 1.313(c)):					s application is for consideration of (37 C.F.R. §.		
	(a	1)	[]	unpate	ntability of a claim		
	(b)	[X]	RCE			
	(c	:)	[]	Expres	s Abandonment		
					EXPRESS AB	ANDONMENT	
4.	[]		effectiv	Accompanying this petition is an express abandonment of this application to be effective on the grant of this petition and when the continuing application is granted filing date so as to make this application copending with the continuing application.			
				FIL	ING OF CONTIN	IUING APPLICATION	
5.	[]		The continuing application claiming priority under 35 U.S.C.§ 120 from this application				
				[]		he same date as this petition. pers accompany this petition.	
				6	PETITION FEE	S (37 C.F.R. § 1.17(i)	
[Attached is a check in the					heck in the amount s hereby made to o	harge the amount of \$130.00	
	[x					additional fees required by this paper or credit any overpayment count 12-0425.	
Reg. No.20,302					<u> </u>	SIGNATURE OF PRACTITIONER	
Tel. No.: (212) 708-1887						ulian H. Cohen	
Customer No.: 00140					_	type or print name of practitioner)	
						.O. Address	
						lo Ladas & Parry LLP	
					_	New York, N.Y. 10023	